IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Short et al. Examiner: Heyer, Dennis

Application No.: 10/533,063 Group Art Unit: 4121

Filed: May 12, 2006 Docket: P-7714 (102-680 PCT/US/RCE)

For: SUGAR BINDING SURFACE Dated: May 7, 2010

Confirmation No: 3122

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

REQUEST FOR REFUND

Sir:

Applicants hereby request a refund of \$180.00 charged with the filing of an Information Disclosure Statement ("IDS") with respect to the above-identified application.

The IDS was filed on December 11, 2009 and included references cited in a counterpart Japanese application. A copy of the transmittal of the IDS is attached hereto as Exhibit A. As set forth at page 2 of Exhibit A, pursuant to 37 CFR §1.198(c)(1), since the IDS was based on references received from a foreign patent office in a counterpart foreign application within three prior months, no fee was required for consideration of the IDS.

Attached hereto as Exhibit B is a partial print-out taken from Applicants' Deposit Account. As noted, on April 9, 2010, a charge of \$180.00 was applied against this Deposit Account for Code 1806, which relates to the consideration of an IDS. As indicated above, this fee was not necessary.

Applicants: Short et al. Application No.: 10/533,063

Docket No.: 102-680 PCT/US/RCE

Page 2 of 2

It is noted that an Office Action was issued on October 30, 2009. Attached hereto as Exhibit C is the Office Action Summary Sheet from the October 30, 2009 Office Action indicating that the action was marked final. However, an amendment and a Request for Continued Examination ("RCE") were filed on February 1, 2010, with the RCE being denied entry. Attached hereto as Exhibit D is a Reply to Notice of Improper Request for Continued Examination filed on April 2, 2010. As set forth therein, the October 30, 2009 Office Action was inadvertently marked as being final. The Office Action was in fact non-final. As such, no fee was required for consideration of the IDS. In view of the foregoing, Applicants hereby request a refund of \$180.00 to Deposit Account No. 08-2461 for the filing of the IDS.

Favorable action is earnestly solicited. If there are any questions or if additional information is required, please contact Applicants' attorney at the number listed below.

Respectfully submitted,

Ludomir A. Budzyn 《 Attorney for Applicants

Registration No. 40,540

HOFFMANN & BARON, LLP 6900 Jericho Turnpike Syosset, NY 11791 (973) 331-1700

EXHIBIT A

•

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Short et al. Examiner: Heyer, Dennis

Application No.: 10/533,063 Group Art Unit: 1628

Filed: May 12, 2006 Docket: P-7714 (102-680 PCT/US)

For: SUGAR BINDING SURFACE Dated: December 11, 2009

Confirmation No: 3122

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Sir:

In accordance with the duty to disclose under 37 C.F.R. §1.56, attached hereto is Form PTO/SB/08a listing four references which may be considered material in evaluating the patentability of the claims of the above-identified application. Copies of the references are attached hereto for the Examiner's review.

Three of the cited references were cited in an Office Action issued on November 6, 2009 in a counterpart Japanese application.

With respect to cited Japanese Patent Application No. 2002-531183, this reference is in Japanese. The English equivalent, WO 00/32255, is also attached for reference. Applicant relies on WO 00/32255 as being a translation of the Japanese reference.

Applicants: Short e. al.

Application No.: 10/533,431

Docket No.: P-7714 (102-680 PCT/US)

Page 2 of 2

With respect to cited Japanese Patent Application No. 05-220217, this reference is in Japanese. An English-language Abstract is provided herewith as a concise explanation of

relevance of this reference. No English equivalents were uncovered for this reference.

Pursuant to 37 C.F.R. §1.98(c)(1), it is hereby stated that each item of information contained in this Information Disclosure Statement was first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this Information Disclosure Statement. It is respectfully submitted that no fee is required for consideration of this Information Disclosure Statement.

Favorable action is earnestly solicited. If there are any questions or if additional information is required, please contact Applicants' attorney at the number listed below.

Respectfully submitted,

Ludomir A. Budzyn

Registration No.: 40,540

Attorney for Applicants

HOFFMANN & BARON, LLP 6900 Jericho Turnpike Syosset, New York 11791 (973) 331-1700

EXHIBIT B

02/02 472	11897995	4962.055US1	1464	\$130.00	\$19,064.06
02/02 591	12697504	1880-21 DIV/DIV	4011	\$82.00	\$18,982.06
02/02 592	12697504	1880-21 DIV/DIV	2111	\$270.00	\$18,712.06
02/02 593	12697504	1880-21 DIV/DIV	2311	\$110.00	\$18,602.06
02/02 393		P-7714	1801	\$810.00	\$17,792.06
02/02 29/0		P-5837/1D1(102-605DIV)	1011	\$330.00	\$17,462.06
02/02 3996		P-5837/1D1(102-605DIV)	1111	\$540.00	\$16,922.06
02/02 3990		P-5837/1D1(102-605DIV)	1311	\$220.00	\$16,702.06
	72 11363836	792-20	1202	\$52.00	\$16,650.06
	72 11363836 73 11363836	792-20	1253	\$1,110.00	\$15,540.06
•	75 11363836 75 11363836	792-20	1801	\$810.00	\$14,730.06
	26 11381763	P-5837/1	1501	\$1,510.00	\$13,220.06
	30 11381763	P-5837/1	1504	\$300.00	\$12,920.06
		792-19 RCE	1801	\$810.00	\$12,110.06
	14 11125722	2011-11 PCT	8021	\$40.00	\$12,070.06
	37 US0872521	2011-11 PCT	8021	\$40.00	\$12,030.06
	11 US0872521	570-63 PCT/US	2453	\$810.00	\$11,220.06
	21 11995960	570-63 PCT/US	2631	\$165.00	\$11,055.06
	20 11995960	1285-48 PCT/US	1642	\$430.00	\$10,625.06
	33 12671786		1633	\$220.00	\$10,405.06
	34 12671786	1285-48 PCT/US	1633	\$330.00	\$10,075.06
	32 12671786	1285-48 PCT/US	7001	\$325.00	\$9,750.06
	99 77925981	1479-24	7205	\$100.00	\$9,650.06
02/03 1835		1347-3		\$200.00	\$9,450.06
	59 2817431	1347-3	7208	\$40.00	\$9,410.06
	3 12600921	1093-267 PCT/US (0288)	8021		\$9,370.06
	76 12686669	1993-4	8021	\$40.00	\$9,370.06
	15 11951234	1404-20	2401	\$270.00	· ·
	12 11951234	1404-20	2252	\$245.00	\$8,855.06
	39 12620982	512-159 B/DIVII/CIP (0578	8021	\$40.00	\$8,815.06
	93 12375307	294-344 PCT/US	1253	\$1,110.00	\$7,705.06
	92 12375307	294-344 PCT/US	1617	\$130.00	\$7,575.06
	12 12620982	512-159B/DIVII/CIP	1051	\$130.00	\$7,445.06
	30 12375307	294-344 PCT/US (0496)	8021	\$40.00	\$7,405.06
	36 12444408	1686-152 PCT/US	8021	\$40.00	\$7,365.06
	57 E-REPLENISHMEN		9203	-\$30,000.00	
)4 5866223	1201-38 (0058)	2553	\$2,055.00	\$35,310.06
	66 2820485	1295-23	7205	\$100.00	\$35,210.06
02/03 2916	37 2820485	1295-23	7208	\$200.00	\$35,010.06
02/03 2920)5 2820484	1295-20	7205	\$100.00	\$34,910.06
02/03 2920)6 2820484	1295-20	7208	\$200.00	\$34,710.06
02/03 2990	9 77632092	121-47	7003	\$100.00	\$34,610.06
02/03 3182	26 12621042	1788-47 (P00456-US-UTIL)	1051	\$130.00	\$34,480.06
02/03 3189	1 11897995	2011-9	8021	\$40.00	\$34,440.06
02/04 185	12621042	1788-47	8021	\$40.00	\$34,400.06
02/04 442	11097718	1880-16	1251	\$130.00	\$34,270.06
02/04 443	11097718	1880-16	1801	\$810.00	\$33,460.06
02/04 3204	1 11504434	1880-12	1801	\$810.00	\$32,650.06
02/04 3203	3 11504434	1880-12	1253	\$1,110.00	\$31,540.06
02/04 3519	12066662	1479-21 PCT/US	1501	\$1,510.00	\$30,030.06
02/04 3524	1 12066662	1479-21 PCT/US	8001	\$30.00	\$30,000.06
02/04 3523	3 12066662	1479-21 PCT/US	1504	\$300.00	\$29,700.06
02/04 4518	3 12672013	955-80 PCT/US	2633	\$110.00	\$29,590.06
02/04 4519	12672013	955-80 PCT/US	2681	\$135.00	\$29,455.06
02/04 4520	12672013	955-80 PCT/US	2615	\$1,352.00	\$28,103.06

EXHIBIT C

	***************************************	,				
		Application No.	Applicant(s)			
		10/533,063	SHORT ET AL.			
Office Action Summary		Examiner	Art Unit			
		DENNIS HEYER	1615			
The MA Period for Reply	NLING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
WHICHEVER - Extensions of time after SIX (6) MOM - If NO period for re - Failure to reply with Any reply receives	ED STATUTORY PERIOD FOR REPLY IS LONGER, FROM THE MAILING DA and the mailed under the provisions of 37 CFR 1.13 ITHS from the mailing date of this communication. The specified above, the maximum statutory period within the set or extended period for reply will, by statute, the distribution of the control	ATE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tin ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE.	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133).			
Status						
1)⊠ Respons	ive to communication(s) filed on <u>19 Ju</u>	<u>ne 2009</u> .				
2a)⊠ This acti	2a) This action is FINAL . 2b) This action is non-final.					
•	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in	accordance with the practice under Ex	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Disposition of Cla	aims					
4a) Of the 5) ☐ Claim(s) 6) ☑ Claim(s) 7) ☐ Claim(s)	1.3-25 and 33-37 is/are pending in the above claim(s) is/are withdraw is/are allowed. 1.3-25 and 33-37 is/are rejected is/are objected to are subject to restriction and/or	n from consideration.				
Application Paper	rs					
10) The draw Applicant Replacem	fication is objected to by the Examiner. ing(s) filed on is/are: a) acce may not request that any objection to the d ent drawing sheet(s) including the correction or declaration is objected to by the Exa	pted or b) objected to by the E rawing(s) be held in abeyance. See on is required if the drawing(s) is obje	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35	J.S.C. § 119					
12)⊠ Acknowle a)⊠ All b) 1.⊠ Ce 2.□ Ce 3.□ Co	dgment is made of a claim for foreign p Some * c) None of: rtified copies of the priority documents rtified copies of the priority documents pies of the certified copies of the priorit plication from the International Bureau ached detailed Office action for a list of	have been received. have been received in Application y documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage			
	erson's Patent Drawing Review (PTO-948) sure Statement(s) (PTO/SB/08)	4) Interview Summary (I Paper No(s)/Mail Dat 5) Notice of Informal Pa 6) Other:	e			

EXHIBIT D

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Short et al. Examiner: Heyer, Dennis

Application No.: 10/533,063 Group Art Unit: 4121

Filed: May 12, 2006 Docket: P-7714 (102-680 PCT/US/RCE)

For: SUGAR BINDING SURFACE Dated: April 2, 2010

Confirmation No: 3122

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REPLY TO NOTICE OF IMPROPER REQUEST FOR CONTINUED EXAMINATION

Sir:

A Notice of Improper Request for Continued Examination (RCE) was mailed on March 3, 2010 indicating that a Request for Continued Examination filed on February 1, 2010 with respect to the above-identified application was improper. In particular, it was indicated that the RCE filing was in a reply to a non-final Office Action.

For the record, an Office Action was issued on October 30, 2009 which, on the Office Action Summary Sheet, was indicated to be Final. In response to the October 30, 2009 Office Action, an Amendment and a Request for Continued Examination was filed on February 1, 2010.

After receipt of the March 3, 2010 Notice of Improper RCE, this office was informed by Examiner Dennis Heyer, the Examiner who issued the October 30, 2009 Office Action, that the Office Action was inadvertently marked as being Final. In fact, the Office Action was non-final.

Applicants: Short et al.

Application No.: 10/533,063

Docket No.: 102-680 PCT/US/RCE

Page 2 of 2

In view of this mistake, Applicants hereby accept the denial of entry of the Request for Continued Examination. If in fact the October 30, 2009 Office Action is found to have been correctly marked Final, Applicants hereby request automatic reinstatement of the Request for Continued Examination.

If there are any questions or concerns, please contact Applicants' attorney at the number listed below.

Respectfully submitted,

Ludomir A. Budzyn
Attorney for Applicants

Registration No. 40,540

HOFFMANN & BARON, LLP 6900 Jericho Tumpike Syosset, NY 11791 (973) 331-1700



United States Patent and Trademark Office

10Z-(15ZD) V

UNITED STATES DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

www.uspto.gov

32752 e 03/03/2010
David W. Highet, VP & Chief IP Counsel
Becton, Dickinson and Company
(Hoffman & Baron)
1 Becton Drive, MC 110
Franklin Lakes, NJ 07417-1880

MAR 1 7 2010 NJ

Paper No.

Application No.:	10/533,063	Date Mailed:	03/03/2010
First Named Inventor:	Short, Robert,	Examiner:	HEYER, DENNIS
Attorney Docket No.:	P-7714	Art Unit:	1628
Confirmation No.:	3122	Filing Date:	05/12/2006

Please find attached an Office communication concerning this application or proceeding.

NOTICE OF IMPROPER REQUEST FOR CONTINUED EXAMINATION (RCE) Application No. 10/533,063 Applicant(s) SHORT ET AL. Art Unit 1600 Date Mailed:

i	The request for continued examination (RCE) under 37 CFR 1.114 filed on <u>01 February</u> , <u>2010</u> is improper for reason(s) indicated below:						
1.	Continued examination under 37 CFR 1.114 does not apply to an application for a design patent, Applicant may wish to consider filing a continuing application under 37 CFR 1.53(b) or a CPA under 37 CFR 1.53(d). An RCE cannot be treated as a CPA.						
2.	Continued examination under 37 CFR 1.114 does not apply to an application that was filed before June 8, 1995. Applicant may wish to consider filing a continuing application under 37 CFR 1.53(b).						
3. 🛚	Continued examination under 37 CFR 1.114 does not apply to an application unless prosecution in the application is closed. If the RCE was accompanied by a reply to a non-final Office action, the reply will be entered and considered under 37 CFR 1.111. If the RCE was <u>not</u> accompanied by a reply, the time period set forth in the last Office action continues to run from the mailing date of that action.						
4.	The request was not filed before payment of the issue fee, and no petition under 37 CFR 1.313 was granted. If this application has not yet issued as a patent, applicant may wish to consider filing either a petition under 37 CFR 1.313 to withdraw this application from issue, or a continuing application under 37 CFR 1.53(b).						
5.	The request was not filed before abandonment of the application. The application was abandoned, or proceedings terminated on Applicant may wish to consider filing a petition under 37 CFR 1.137 to revive this abandoned application.						
6.	The request was not accompanied by the fee set forth in 37 CFR 1.17(e) as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of allowance continues to run from the mailing date of that action or notice.						
7.	The request was not accompanied by a submission as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of allowance continues to run from the mailing date of that action or notice.						
Note: A continued prosecution application (CPA) under 37 CFR 1.53(d) <u>cannot</u> be filed in a utility or plant application. A CPA filed in a utility or plant application that has a filing date on or after June 8, 1995 will be treated as an RCE under 37 CFR 1.114. The request for a CPA in the instant application, however, has been treated as an improper RCE for the reason(s) indicated above.							
	A copy of this Notice <u>MUST</u> be returned with the reply.						
Direct a	any questions concerning this notice to						
	/GOIGA N. DUCKETT/, Technology Center 1600						
Telephone Number: (571)272-0522							

U.S. Patent and Trademark Office PTO 2051 (rev.05-04)